LeVan, Nancy J. (for Petitioner/Administrator Daniel Diaz)

(1) Report and Final Account of Administrator, (2) Petition for Reimbursement to Administrator for Costs Advanced and (3) Attorney's Compensation and (4) for Final Distribution

DC	D: 4/5/2000	DANIEL DIAZ , Administrator, is	NEEDS/PROBLEMS/COMMENTS:
		petitioner. Account period: 10/24/06 - 8/31/13	The check used to pay the filing fee for this petition was returned from the bank for non-sufficient
Со	nt. from	Accounting - \$23,000.00 Beginning POH - \$23,000.00	funds. Therefore before the court
	Aff.Sub.Wit.	= Ending POH - \$23,000.00	can sign the order the filing fee
✓	Verified	Administrator - waives	of \$435.00 and the returned check charge of \$45.00 must be
✓	Inventory		paid.
✓	PTC	Attorney - \$920.00 (statutory)	2. Petition request distribution of 1/5
✓	Not.Cred.	Costs - \$1,065.00	interest in the estate to the
✓	Notice of Hrg	(filing fees, publication, probate	decedent's grandson, Joseph Diaz, son of James Diaz. At the
✓	Aff.Mail	referee, certified copies)	time the estate was opened in 2006 James Diaz, son, was alive
	Aff.Pub.		and therefore his share of the
	Sp.Ntc.	Distribution, pursuant to intestate	estate must be distributed to him
	Pers.Serv.	succession, is to:	or his estate and not to his son, Joseph Diaz.
	Conf. Screen	Virginia Macias, Daniel Diaz, Rachael	зозерітыаг.
✓	Letters 10/24/0	Odicia, i dificia coffileras aria sosepti	3. Need proof of service of the
	Duties/Supp	Diaz, 1/5/ interest each in real property.	Notice of Hearing on the estate of James Diaz or his heirs. Note:
	Objections	property.	Declaration of Due Diligence has
	Video Receipt		been filed for Joseph Diaz
	CI Report	=	(James' son) but it is unclear if he has other heirs who would be
✓	9202		entitled to notice.
✓	Order		
	Aff. Posting	<u> </u>	Reviewed by: KT
	Status Rpt		Reviewed on: 10/18/13
	UCCJEA	4	Updates:
	Citation FTB Notice	_	Recommendation: File 1 – Diaz
<u> </u>	1 ID HOICE		THE 1 - DIGE

Atty Donaldson, Larry A., sole practitioner (for Petitioner Kenneth Roberts, Conservator)

First and Final Accounting

115140	,nee	~Please see additional page~	
FTB No		5,, 25.15 GB 95.150 .	File 2 – Roberts
Citatio		3/17/2013 as \$0.00 .	Updates: Recommendation:
UCCJE	<u> </u>	assets have been distributed to the Conservatee on 11/16/2012, and shows cash assets on hand as of	10/18/13
Status	Rpt	Assets on Hand at the End of the Account Period, states all	Reviewed on:
Aff. Po		paid from the conservatorship estate; Schedule E, Cash	Reviewed by: LEG
A# Po	sting	period of the account, nor an itemization of any Conservator or Attorney fees paid from the Conservatorship Estate; Schedule entitled "Distributions to Conservatee" shows that on 11/16/2012, \$200,727.77 was	Donaldson on 10/8/2013. ~Please see additional page~
Order	X	A, B and E, and copies of receipts and distributions made by the Conservator during the period of administration; said accounting does not contain a Summary of Account,	Order dated 10/1/2013 was mailed to Attorney
9202	1,,	First and Final Accounting filed 6/13/2013 contains Exhibits	filed 10/8/2013 shows a copy of the Minute
Video Receip CI Rep		insurance proceeds can be obtained by her grandfather on her behalf without the need and expense of obtaining a court order.	Note: Clerk's Certificate of Mailing
Duties, Object		 will pay the proceeds to the beneficiary; Proposed Conservatee requests the Court appoint her paternal grandfather as her conservator so that the 	contacting Larry Donaldson.
Conf. Screer Letters		adult; however, the military requires that a beneficiary under the age of 21 have a conservator before they	10/22/2013. Mr. Roberts informs the Court that he will be
Pers.Se		 \$400,000.00, with proposed Conservatee's share consisting of \$200,000.00; Proposed Conservatee is a competent 18-year-old 	to be personally present on
Aff.Pub		deceased father, MICHAEL WAYNE ROBERTS (DOD 2/24/2012, Case #12CEPR00290), in the total amount of \$400,000,000, with proposed Conservators's share	10/22/2013. Larry Donaldson is ordered
✓ Notice Hrg ✓ Aff.Ma	of	Proposed Conservatee and her sister, JENNIFER ROBERTS (Case #12CEPR00751, Jennifer Roberts Special Needs Trust) are each named 50% beneficiaries of the proceeds of a military life insurance policy on her	Roberts. Examiner notes are provided to Mr. Roberts and the matter is continued to
PTC Not.Cr		appointed as Conservator of the Estate for the following reasons:	Court that a check was made out directly to Jessica
Aff.Sub ✓ Verifie	o.Wit	appointment of a conservator and good cause has been shown for the appointment. Petition for Appointment of Probate Conservator filed 5/22/2012 by the then-proposed Conservatee requested that Kenneth Roberts be	Larry Donaldson is not present. Mr. [Kenneth] Roberts advises the
Cont. fron 071613, 10		Order Appointing Probate Conservator filed 8/6/2012 finds Conservatee JESSICA ROBERTS voluntarily requested	10/1/2013. Minute Order states the Court notes that counsel
		of the Estate appointed on 8/6/2012 without the requirement of bond or a blocked account, is Petitioner.	COMMENTS: Continued from
Age: 19 y	ears	KENNETH ROBERTS, paternal grandfather and Conservator	NEEDS/PROBLEMS/

NEEDS/PROBLEMS/COMMENTS, continued:

Note for background: Minute Order dated 8/20/2013 states: "No appearances. Matter is continued to 10/1/2013. The Court orders Larry Donaldson and Kenneth Roberts to be personally present on 10/1/2013. The Court directs that a copy of the examiner notes be sent to Larry Donaldson." The Clerk's Certificate of Mailing filed 8/29/2013 shows a copy of the Minute Order dated 8/20/2013 and Examiner Notes were mailed to Attorney Donaldson and Kenneth Roberts on 8/29/2013.

The following issues from the last hearing remain:

- Need Notice of Hearing and proof of 15 days' service of the Notice of Hearing pursuant to § 2621, § 1460(b)(6), § 1821(b) (which requires notice to the relatives of the Conservatee within the second degree), and CA Rule of Court 7.1054 for the following persons:
- Christina Roberts, mother;
- Jennifer Roberts, sister;
- Charlotte Roberts, grandmother;
- Gary Dawson, grandfather.
- 2. First and Final Accounting filed 6/13/2013 does not comply with Probate Code §§ 2620 et seq., §§ 1060 et seq., the provisions for accountings of conservatorship estates, and with CA Rule of Court 7.575, most specifically with subsection(f) of 7.575 providing that all standard and simplified accounting filers must provide all information in their accounting schedules or their Summary of Account that is required by Probate Code §§ 1060 1063, and must provide all information required by Probate Code §§ 1064 in the petition for approval of their account or the report accompanying their account.
- 3. Conservator Kenneth Roberts is also the appointed personal representative of the Estate of Michael Roberts, who was Kenneth Robert's son and the father of Jessica (the Conservatee) and her sister, Jennifer Roberts (age 15). Jennifer's 50% interest in her father's military life insurance benefits were placed into the Jennifer Roberts Special Needs Trust, of which Christina Roberts (mother) is Trustee. Christina Roberts requested withdrawal from the Jennifer Roberts Special Needs Trust to reimburse Kenneth Roberts, the instant Petitioner and Conservator, for expenses he paid for funeral expenses, house payments, and truck payments/repossession totaling \$8,491.29. Christina Roberts states as part of her request that because the Trustee was informed that the Estate of Michael Roberts has insufficient funds to pay these debts, Kenneth Roberts has sought half reimbursement from daughter Jessica (the instant Conservatee). Court may require explanation as to whether the \$4,245.65 (1/2 of \$8,491.29) was paid from the instant conservatorship; if so, this disbursement is not reflected in the documents submitted as an accounting, and would not necessarily be an appropriate disbursement from the Conservatorship estate given the Conservatorship estate does not own the house or truck.

~Please see additional page~

Second Additional Page 2, Jessica Roberts (CONS/E) Case No. 12CEPR00459

NEEDS/PROBLEMS/COMMENTS, continued:

- 4. It appears the Conservatee, having been distributed her estate assets prior to Court order, did not receive the benefit of the Court's oversight and approval of how the conservatorship estate funds should have been disbursed in the Conservatee's best interests pursuant to a required order from the Court terminating the Conservatorship of the Estate of Jessica Roberts and distributing the assets to her only after approval of the accounting and petition for distribution per the Probate Code.
- 5. The Conservatorship of the Estate of Jessica Roberts appears not to have been established to protect funds of an incapacitated adult, but rather as a method of circumventing the military benefits policy set in place for protecting persons under the age of 21 who would receive military life insurance benefits by holding distribution until 21 years of age (much like settlors are often wont to do in trusts), such that Jessica Roberts was not only allowed to receive the military life insurance benefits prior to her reaching age 21, but was also distributed conservatorship estate assets prior to approval by order of this Court as required by the Probate Code.

Shahbazian, Steven L. (for Jack Kelly Lester – Executor – Petitioner)

Petition for Final Distribution upon Waiver of Account and (2) for Allowance of Compensation for Ordinary Services

		ı	Compensation for Ordinary Services	[
DO	D: 3-16-13		JACK KELLY LESTER, Son and Executor	NEEDS/PROBLEMS/COMMENTS:
			with full IAEA without bond, is Petitioner.	
			Accounting is waived.	
			Accounting is waived.	
			I&A: \$237,814.66	
	Aff.Sub.Wit.		POH: \$59,236.07 cash plus real property	
~	Verified		valued at \$180,000.00	
>	Inventory		Eve autor (Statutor de Maire d	
>	PTC		Executor (Statutory): Waived	
>	Not.Cred.		Attorney (Statutory): \$7,756.30	
~	Notice of		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	Hrg		Closing: \$1,000.00	
~	Aff.Mail	w/o	Diskilandian managani in Danadani	
	Aff.Pub.		Distribution pursuant to Decedent's will:	
	Sp.Ntc.		Jack Kelly Lester: Entire estate consisting	
	Pers.Serv.		of \$50,479.77 cash and real property.	
$\ \ \ $	Conf.			
	Screen			
~	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
~	9202			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10-17-13
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 3 – Lester

In Re: James O. Hamilton Living Trust

4

Case No. 13CEPR00489

Rudy, Christine M. (of Roseville for Jamie Starr Thomas – beneficiary/Petitioner) Atty Atty

Sanoian, Joanne (for Gary Hamilton – Trustee/Respondent)

Verified Petition for Removal of Trustee, Accounting, Surcharge, and Approval of Attorney Fees

DC	D: 03/13/11	JAMIE STARR HAMILTON, beneficiary, is	NEEDS/PROBLEMS/COMMENTS:
		Petitioner.	
			CONTINUED FROM 07/18/13 &
		Petitioner states:	09/17/13
Co	nt. from 071813,	1. She is an heir of James O. Hamilton	Minute order from 09/17/13
	1713	("Decedent") and a beneficiary of the JAMES O. HAMILTON LIVING TRUST (the	
	Aff.Sub.Wit.	"Trust"). Gary C. Hamilton	informs the Court that the
√	Verified	("Respondent") is the trustee of the Tru	
Ė		2. Decedent created the Trust on 04/16/	<u> </u>
	Inventory	and amended the Trust on 12/20/07. T	
	PTC	Trust named Gary C. Hamilton as the	week. Ms. Nuttall further
	Not.Cred.	successor trustee upon the death of	advises that the Oklahoma
✓	Notice of	James O. Hamilton.	property has a cash buyer.
	Hrg	3. The dispositive terms of the Trust set ou	
✓	Aff.Mail w/	Article Five of the Trust as amended or	, , , ,
	Aff.Pub.	12/20/07 state in relevant part: "Upon death of the settlor, \$1.00 shall be paid	
	Sp.Ntc.	Gary K (sic) Hamilton and \$1.00 shall be	
	Pers.Serv.	paid to Terry Lee Hamilton as they are	1. Need Order.
	Conf.	already provided for elsewhere. The	1. Nood Graef.
	Screen	balance of the trust assets shall be	
	Letters	divided into four (4) shares and alloca	ted
	Duties/Supp	as follows: 25% to Wade Hamilton, 25%	s to
√	Objections	Jamie Star Hamilton Thomas, 25% to	
	Video	Cynthia Ann Thomas, and 22% to Aller	
	Receipt	Richard Thomas. Each share of these	411
	CI Report	beneficiaries shall remain in this trust ur the particular beneficiary attains the c	
	9202	of 60 at which time the trustee shall	19 ^C
	Order X	distribute the share in 200 monthly	
	Aff. Posting	installments. The monthly payments sh	Reviewed by: JF
	Status Rpt	be \$1,000 per month unless the trustee	I NC VICWCG DV. JI
	UCCJEA	must adjust the amounts depending o	N Undates:
	Citation	the trust assets. It is anticipated that b	Pocommondation
	FTB Notice	the time the first beneficiary attains the	File 4 – Hamilton
	TID NOICE	age of 60, all assets of this trust will be	
		liquid. If the trust does not contain ass that are liquid, the trustee shall use his	
		her best efforts to liquidate those asset	
		(emphasis added)."	~
		Continued on Page 2	
<u> </u>	ı		<u> </u>

- 4. Decedent died more than 2 years ago and Respondent has failed to liquidate the assets, make a single distribution to Petitioner or provide an accounting of the trust assets.
- 5. At the time of Decedent's death, Petitioner was over the age of 60 and entitled to immediate distributions. Despite several requests, no accounting or distributions have been made. Petitioner believes that there was a fair amount of cash in the Trust at the time of Decedent's death and income has been received since Decedent's death.
- 6. In addition to the failure to account and properly distribute trust assets, Respondent has failed to liquidate trust assets.
- 7. The most obvious breach of trust that requires immediate removal and surcharge, is the self-dealing and conflict of interest Respondent has with regard to money owed the Trust. A big reason Respondent has not liquidated the assets of the Trust is that several of the assets are promissory notes secured by deeds of trust on properties owned by Respondent. Respondent owes the Trust in excess of \$400,000 for two separate promissory notes secured by deeds of trust on properties owned by Respondent.
- 8. Petitioner is informed and believes that Respondent is not and has not made payments to the Trust for the promissory notes.
- 9. Respondent has also failed to act impartially in violation of Probate Code § 16003. Wade Hamilton, who has just attained the age of distribution has been receiving monies from Respondent. Petitioner is informed and believes that Wade Hamilton has received monies from the Trust even before reaching the age of distribution for so called "management" of the Trust. Respondent is clearly favoring Wade Hamilton over the other beneficiaries and improperly delegating trustee duties.
- 10. Respondent has failed in every duty required by him and has acted in a self-serving manner since the death of the Decedent. These conflicts and breaches of trust require his immediate removal as trustee.
- 11. The Trust states that Wade Hamilton is next in line to serve as successor trustee and if he is unwilling or unable to serve that Petitioner would serve. Based on the collusion between Respondent and Wade Hamilton, Wade Hamilton should be barred from serving as trustee. Petitioner would decline to act in favor of a disinterested third party trustee and believes that a third party trustee is the only appropriate remedy to impartially and properly administer the Trust.
- 12. Respondent has failed to provide an annual accounting as required by Probate Code § 16062. The Trust does not waive the requirement of an accounting. Petitioner requests the Court order Respondent to file an accounting detailing his actions as trustee within 30 days.
- 13. Respondent is chargeable and responsible for the breaches, self-dealing, mismanagement and misconduct as trustee of the Trust and subject to surcharges. Respondent has breached his fiduciary duties in every way and therefore Petitioner requests the Court surcharge Respondent for his abuse of office, self-dealing, and failure to use ordinary care and diligence in managing the Trust estate in an amount no less than \$50,000.
- 14. Petitioner believes that compensation in the amount of \$3,000 is reasonable for her attorney's fees for this Petition plus filing fee in the amount of \$435.

Petitioner requests that:

- 1. Respondent be removed as Trustee of the Trust and appoint an independent 3rd party as successor Trustee;
- 2. The Court order Respondent to file an accounting with the Court within 30 days detailing his actions as Trustee;
- 3. The Court surcharge Respondent in an amount deemed reasonable by this Court for his breaches of Trust
- 4. The Court authorize and direct the Trustee to pay Petitioner's attorney's fees and costs.

 Continued on Page 3

Response of Gary Hamilton filed 07/12/13 admits and denies certain allegations in the Petition and states:

- 1. Respondent has only acted in good faith with respect to the Trust and his duties as Trustee. Respondent provided his version of an accounting in October 2012 with a document titled "Assets" that was sent via certified mail to each Trust beneficiary. In this document Respondent listed what he believes are the Trust assets. Respondent has not been contacted by any beneficirary about the accounting document. Currently Respondent is preparing a subsequent accounting which he will file with the Court and distribute to the beneficiaries. Respondent has been unable to make a distribution to Petitioner because there is not enough cash in the Trust to make beneficiary distributions. Currently there is \$1,500.00 cash in the Trust. While Respondent has not liquidated any trust assets, this is not due to lack of effort on his part, as he has used his best efforts to liquidate Trust assets. Respondent has been attempting to sell certain Trust real property – 638.88 acres of farmland in Choctaw County, Oklahoma (the "Oklahoma Property") in order to make the distributions to the beneficiaries. This farmland is an original asset of the Trust and was appraised at \$863,000 in May 2012. Respondent believes he has an Oklahoma buyer for the Oklahoma Property and is hopeful that the sale will take place within 45 to 60 days. Once this property is sold, Respondent will be able to make distributions to the beneficiaries.
- 2. Respondent purchased real property from Decedent and a \$100,000.00 promissory note was executed. The real property is located in Tollhouse (the "Tollhouse Property") and is subject to a Deed of Trust dated 03/29/07. Pursuant to the terms of the Promissory Note, Respondent would pay Decedent \$500.00 per month. Respondent is current with the payments and he has not missed one payment on the note. The other alleged Promissory Note was secured by a Deed of Trust dated 02/05/07 for approximately 20 acres of real property in Fresno (the "Fresno Property"). The Fresno Property is currently an asset of the Trust. Originally Respondent purchased the Fresno Property from Decedent but because Respondent was unable to make payments on the property, Respondent transferred the property back into the Trust. Respondent owes the Trust in excess of \$400,000.00 is false. Respondent is making the mandatory payments on the Tollhouse Property and he has deeded the Fresno Property back to the Trust. Petitioner's allegations that Respondent's self-dealing and conflict of interest with money owed to the Trust are baseless.
- 3. Respondent admits the Joel Wade Hamilton is a Trust beneficiary, however, the money that Wade has received was primarily money Wade lent to Respondent to initially fund the Trust. Respondent denies any assertion that he has favored Wade over the other beneficiaries.
- 4. Respondent denies that he has failed in fulfilling his fiduciary duties as Trustee of the Trust and denies he has acted in a self-serving manner, he further denies that any of his actions with respect to the Trust warrant his removal as Trustee.
- 5. Neither Respondent nor Wade should be barred from serving as Trustee of the Trust. If anything, respondent and Wade have acted in only the best interest of the Trust, the Trust assets, and the beneficiaries. Respondent has been making true efforts to liquidate the Trust properties.
- 6. Respondent denies that he should be charged for Petitioner's attorney's fees and costs.

Respondent prays for an Order denying the Petition.

Walters, Jennifer L. (for Korina Bersentes – Petitioner – Daughter)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DC	DOD: 05/17/2013		KORINA BERSENTES, daughter is petitioner and requests appointment	NEEDS/PROBLEMS/COMMENTS:
			as Administrator without bond.	
<u> </u>	ont. from 0903	12	All heirs waive bond.	Proposed personal representative
	0813	10,	Petitioner is a resident of Superior,	is a resident of Colorado. Probate Code §8571 states not
	Aff.Sub.Wit.		Colorado	withstanding a waiver of bond,
✓	Verified		Full IAEA – o.k.	the Court in its discretion may require a nonresident personal
	Inventory			representative to give a bond in
	PTC Not.Cred.	<u> </u>	Decedent died intestate.	an amount determined by the Court.
✓	Notice of			
-	Hrg		Residence: Fresno	
✓	Aff.Mail	w/	Publication: The Business Journal	
✓	Aff.Pub.			Note: If Petition is granted, Court will set status hearings as follows:
	Sp.Ntc.		Estimated value of the estate:	• Friday, 03/21/2014 at 9:00 a.m. in
	Pers.Serv.		Personal property \$250,000.00	Dept. 303 for filing of final
	Conf.			inventory and appraisal; and • Friday, 12/19/2014 at 9:00 a.m. in
	Screen Letters		Probate Referee: Rick Smith	Dept. 303 for filing of first account
-				and/or petition for final
✓	Duties/Supp			distribution.
	Objections			Pursuant Local Rule 7.5, if the
	Video			documents noted above are filed 10
	Receipt CI Report			days prior to the dates listed, the
	9202			hearings will be taken off calendar and no appearance will be required.
✓	Order			and no appodiance will be required.
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 10/18/2013 (KT)
	UCCJEA			Updates:
	Citation	<u> </u>		Recommendation:
	FTB Notice			File 5 – Bersentes
				5

Herold, Kim M. (for Darla Sue Partida – Petitioner – Friend)

Petition to Determine Succession to Real Property (Prob. C. 13151)

DOD: 04/19/2013			DARLA SUE PARTIDA, friend, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner.	
			40 days since DOD	Continued to 12/3/2013 at the request of Attorney Herold.
Со	Aff.Sub.Wit.	3	Proceedings have commenced in El Paso County, Colorado.	1. Will devises \$2,000.00 to Catherine Ramey and \$1,000.00
✓	Verified		I&A - \$65,000.00	to Dee Nelson with the residue
✓	Inventory		150 X	passing to Darla Sue Partida. Specific gifts must be satisfied
	PTC		Will dated: 04/11/2013	before residue can pass
	Not.Cred.		Petitioner requests Court	therefore need receipt showing
✓	Notice of		determination that decedent's 100%	Catherine and Dee received their specific gifts.
	Hrg		interest in real property located at	mon specific giris.
✓	Aff.Mail	w/	37515 Squaw Valley Road, Squaw	2. Pursuant to Probate Code § 1208,
	Aff.Pub.		Valley, Ca. pass to Darla Sue Partida pursuant to decedent's will.	need proof of service of the
	Sp.Ntc.		poiscarii lo decederii 3 Wiii.	Notice of Hearing on Kurt H. Thompson.
	Pers.Serv.			1110111 23011.
	Conf.			
	Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 10/18/13 /KT
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 6 - McIver
				,

7 Loeffler Family Trust

Atty

Case No. 13CEPR00736

Downing, Marcella (for Diane Huerta and Linda Plitt – daughters/Petitioners)

Petition for to Determine the Validity of the Trust Modifying the Trust, Removing Trustees, Appointing Trustees Instructing the Trustee, Compelling Redress of Breach of Trust, and Preliminary Injunction Prohibition Further Distributions to Mick Loeffler

			DIANE HUERTA and LINDA PLITT,	NEEDS/PROBLEMS/COMMENTS:
			daughters, are Petitioners.	Note: The temporary conservatorship
Co	ent. from		Petitioners state: 1. Dr. Fred Otto Loeffler and Kathleen Loeffler are the Trustor's of THE	expired on 08/29/13 and was not extended, therefore Petitioners are no longer temporary conservators of the Person. Bruce Bickel is the current
	Aff.Sub.Wit.		LOEFFLER FAMILY TRUST.	acting temporary conservator of the
	Verified		2. Petitioners were appointed as	estate for both Dr. and Mrs. Loeffler.
	Inventory		temporary conservators of the	The Petitions for general
	PTC		Person of their parents, Dr. Fred Otto	conservatorship have been set for trial
	Not.Cred.		Loeffler and Kathleen Loeffler.	at 9:00 am on 02/24/14 in Dept. 502 before Judge Black. The
√	Notice of		3. Bruce Bickel is the currently acting temporary conservator of the	conservatorship matters are schedule
	Hrg		estates of both Dr. Fred Otto Loeffler	for a settlement conference with
√		w/	and Kathleen Loeffler.	Judge Oliver in Dept. 303 on 11/07/13
	Aff.Pub.	,	4. The principal place of administration	at 1:30pm.
	Sp.Ntc.		of the Trust is Fresno County.	1. The Petition does not state the
✓	Pers.Serv.	w/	5. Petitioners allege that Dr. and Mrs. Loeffler (hereinafter "the Loefflers")	names of the persons entitled to notice of as required Pursuant to
	Conf.		lack capacity to resist undue	Probate Code § 17201. Note: Fred
	Screen		influence and to protect their assets	and Kathleen Loeffler were
	Letters		for their own benefit. This case and	personally served with the Notice
	Duties/Supp		the conservatorship cases are	of Hearing and a copy of the Petition and several other people
	Objections		inextricably linked and Petitioners request that the Court take Judicial	were served by mail. The Examiner
	Video		Notice of the Conservatorship	is unable to determine whether
	Receipt		proceedings and all of the filings in	everyone entitled to notice has received notice due to that
	CI Report		those matters.	information not being stated in the
	9202		6. The Loefflers have 4 children,	petition.
	Order		Petitioners, Diane Huerta and Linda	2. Need Order.
	Aff. Posting		Plitt and Samuel Loeffler (hereinafter "Sam") and Michael Loeffler	Reviewed by: JF
	Status Rpt		(hereinafter "Mick"). Linda and	Reviewed on: 10/18/13
	UCCJEA		Diane are also successor trustee and	Updates:
	Citation		beneficiaries under all of the various	Recommendation:
	FTB Notice		trusts which have been created by the Trustors over the years and	File 7 – Loeffler
			therefore having standing to bring this action before the Court.7. Petitioners believe that many trusts have been made and revised by the Loefflers.	
			Continued on Page 2	

- 8. The first Declaration of Trust was dated 08/01/72 and amended on 05/12/82 and again on 05/21/91. The trust was then restated on 02/04/01. In the restated trust, the successor disability trustees were the spouse, then Diane, then Sam and the successor death trustee were the spouse, then Sam. The 2001 trust was amended in 2003 to replace Sam with Mick as successor disability and death trustee.
- 9. On 12/21/06, the trust was entirely restated once again. In this restatement, under the disability provisions of the trust, a co-trustee position was established with the non-incapacitated spouse serving with a co-trustee during any period of incapacity by one of the trustors. The succession of those to serve as both successor disability and successor death trustees was Diane, then Mick, then Linda, then Sam. If the remaining spouse was unable to service, the co-trustee would serve alone.
- 10. Subsequently, another attorney was contacted and yet another trust was created by attorney Kevin Gunner. Mediation was held and pursuant to a mediated agreement, all trustees stepped town and Bruce Bickel, a professional fiduciary, was appointed as trustee of yet another revised trust. The trust created by Kevin Gunner was titled "The Second Amendment and Full Restatement of the Loeffler Family Trust dated 08/01/72" was signed October 18, 2011.
- 11. Finally, yet another trust amendment entitled "The First Amendment to the Second Amendment and Full Restatement of the Loeffler Family Trust" was signed on 03/01/12.
- 12. On 05/15/12, Bruce Bickel stepped down as trustee of the trust at the request of Mrs. Loeffler who admitted to him that she did not want him to step down but was asking him step down at her son, Mick's insistence.

Background Leading to Current Claims for Relief:

- 1. On or about March 2008, Mick was evicted from the home he shared with his girlfriend and moved into the Loeffler's home purportedly to stay for a short time until he could procure employment allowing him to move out of the Loeffler's home.
- 2. In approximately July 2011, Dr. Loeffler fell and required in-home care. Mick reduced the caregiver hours to the point of being useless and insisted Dr. Loeffler rely solely on Mick, further isolating the couple. With Dr. Loeffler unable to assist himself, much less others, this left Mrs. Loeffler to rely solely on Mick. When asked if they could help, the other three children were told she "didn't think it was a good idea". Towards the end of July 2011, Dr. Loeffler was moved to a skilled nursing home by Diane Huerta to protect him from Mick's unpredictable verbal tirades and to provide the necessary care that was not being provided at home.
- 3. In approximately October 2011, Mick had all of the locks changed on their parents' home and refused to give any copies of the keys to any of the other children. Prior to this time, all of the children had been free to come and go in their parents' home.
- 4. From this point on, Dr. and Mrs. Loeffler were in an atmosphere which best could be described as a siege. When the other children were admitted to the home, they witnessed significant verbal abuse, hording, and evidence of substantial use of pain killers by Mick Loeffler. Dr. and Mrs. Loeffler were subjected to ongoing rants replete with obscenities, were taken from professional to professional in an attempt to persuade Dr. and Mrs. Loeffler to change their estate plan, ultimately giving Mick Loeffler complete control over their funds, healthcare and changing the Testator's ultimate gifting plan during life and after death.
- 5. Knowing Mick had a history of violent behavior and a previous domestic abuse restraining order had been filed against him, the other children were concerned any action to protect their parents might result in harm to their parents or themselves. Hence, they chose to mediate what had, at this point, become seen to be a crisis. This resulted in the drafting of yet another trust.
- 6. In February 2012, Mrs. Loeffler chose to move out of the home to an independent living apartment adjoining Dr. Loeffler's skilled nursing placement.
- 7. This did not end Mick's ongoing attempts to control his parents. Mick attempted to convince the facility he was the only one to make decisions for Dr. and Mrs. Loeffler's healthcare decisions, when in fact, Diane, held the power of attorney for healthcare.
- 8. Mick also went from attorney to attorney attempting to get the healthcare power of attorney, durable power of attorney, and the trust changed to put him in control of each instrument.
- 9. In the meantime, Mick was living rent free in the Loeffler's home and convinced Mrs. Loeffler she could only rely on him (Mick) for food, transportation, advice, safety, etc. and that all of the other family members, friends, advisors, etc. were not to be trusted.
- 10. Although mediation was attempted and although there appeared to be an agreement, the last amendment represents evidence that the mediation has failed and of further undue influence exerted on the Loefflers.

Continued on Page 3

First Claim for Relief - Determining the Validity of the Trust or Modifying the Trust

- 1. Petitioners request the Court find that with the establishment of the conservatorships of the Loefflers, any Durable Power of Attorney which may exist is now void and there is to be no amendment or modification of the trust without prior court approval.
- 2. In the alternative, Petitioners request to modify Article II(B)(2) of the Trust to state, upon the finding that the Trustor lacks capacity, Article II(B)(2) is void. Petitioner submit that it is reasonably necessary for the protection of the interests of the trustee or beneficiary to insure no additional revisions are made to this trust and the trust assets are protected removing the possibility the trust might be revised to allow gifting of trust assets prior to the death of both Trustors. As indicated in this Petition, there have been an extraordinary number of changes to this trust and it is reasonable to believe that at least the last two revisions were more likely than not made as a result of the exertion of undue influence on the Trustors by Mick Loeffler.

Second Claim for Relief – Removing Trustees

- 1. Article II(E) of the Trust entitled Successor Trustee, provides in relevant part: "Upon the death, resignation, removal or inability to act of Bruce D. Bickel, then in such event, Fred O. Loeffler and Kathleen Loeffler shall become Co-Trustees of said trust. Upon the death, resignation, removal or inability to act of Fred O. Loeffler or Kathleen D. Loeffler, then in such event, the remaining individual shall become sole trustee hereunder. Upon the death, resignation, removal or inability to act of Fred O. Loeffler and Kathleen D. Loeffler, then in such event, a Professional Licensed Fiduciary, to be appointed by Trustors' son, Mick G. Loeffler, shall serve in this capacity. In the event Mick G. Loeffler is unable or unwilling to appoint a professional licensed fiduciary to serve in this capacity, then in such event, the adult children of Trustors, by majority vote, shall so select a professional licensed fiduciary to serve in this capacity."
- 2. Petitioners request that the Court remove Fred O. Loeffler and Kathleen D. Loeffler as trustees as they are no longer able to serve in that capacity as they are now conserved under a temporary conservatorship. Petitioners believe both of them lack capacity to act in their own best interest and are subject to undue influence. Examiners Note: The temporary conservatorship of the Person of both Fred and Kathleen expired on 08/29/13. Description of the currently acting temporary conservator of the estate.
- 3. Petitioners also ask that Mick Loeffler be removed from any position in which he may choose a professional fiduciary or to act as trustee or personal representative. Mick has demonstrated a history of abusing any power left in his hands and it is in the interest of Dr. and Mrs. Loeffler for their estate plan to remain unchanged and to have a professional fiduciary named without Mick's attempt to control that process to his benefit.

Continued on Page 4

Third Claim for Relief - Appointing Trustees

- 1. With the removal of the Loefflers as trustees, a trustee will be required and will need to be appointed in order to appoint a professional fiduciary to act as the Trustee of the Trust. Given the indications of undue influence exerted on the prior trustees, Court supervision is needed to protect the trust assets and those serving as trustees or conservators.
- 2. Petitioners request the Court appoint both of them in conjunction with Samuel Loeffler, Dr. and Mrs. Loeffler's remaining children, to fulfill the successor trustee provision to appoint a professional fiduciary to administer the trust as provided under Article II(E) and designate that the professional fiduciary named will also serve as conservator of the estate should one be appointed.

Fourth Claim for Relief – Instructing the Trustee and Compelling Redress of a Breach of Trust

- 1. Petitioners request the Court to either compel or instruct the trustee as allowed under Probate Code § 12700(b)(6) to hire a forensic accountant to audit the trust along with prior trusts and provide an accounting of the trust assets beginning January 1, 2008 to the present.
- 2. Petitioners assert trust funds have been diverted, gifted against the terms of the trust, and/or simply squandered. Mick Loeffler lives in the family home rent free and it is believed is paid for services either unrendered or overcharged. Petitioners believe and are prepared to show that social security checks which have previously been deposited directly into an account believed to be in the trust name are no longer being deposited to that account or any account they are aware of in the name of the Trust or the Trustors, individually.
- 3. Petitioners request that the court direct the trustee that upon any finding by the forensic accountant indicating funds have not been used for the benefit of the Trustors, the trustee be compelled to redress the breach, that the Court maintain jurisdiction over this case and case numbers 13CEPR00655 and 13CEPR00656, and that the Court maintain oversight of the administration of the trust.

Preliminary Injunction Prohibiting Further Disbursements to Mick Loeffler

1. Petitioners request that any person acting as trustee of the Trust or as the personal representative of Dr. and Mrs. Loeffler be enjoined from distributing any assets held in Trust to Mick Loeffler without further Court order.

Petitioners pray for an Order:

- That the Court determine the validity of Article II(B)(2) of the Trust. Petitioners request the court find that with the establishment of the conservatorships any Durable General Power of Attorney which may exist is now void, and there is to be no amendment or modification of the trust without prior court approval, or in the alternative, that Article II(B)(2) be modified to state, upon the finding that either Trustor lacks capacity, Article II(B)(2) is void and the Trust may no longer be modified without prior court approval;
- 2. That the Court remove Fred O. Loeffler and Kathleen Loeffler and Mick Loeffler as Trustees of the Trust, remove Mick Loeffler from any position in which he may choose a professional fiduciary or to act as trustee or personal representative;
- 3. That the Court appoint Petitioners in conjunction with Samuel Loeffler to choose a professional fiduciary to act as the successor trustee of the trust as provide by the Trust;
- 4. That the Court designate that any trustee of the Trust which is appointed will also be named as the Conservator of the Estate if one is needed;
- 5. That the Court compel or instruct the trustee to hire a forensic accountant to audit the trust along with prior trusts and provide an accounting of the trust assets beginning with 01/01/08 to the present;
- 6. That the Court direct the trustee that upon any finding by the forensic accountant or any other party indicating funds have not been used for the benefit of the Trustors, the trustee be compelled to redress the breach;
- 7. That the Court maintain jurisdiction over this case and case numbers 13CEPR00655 and 13CEPR00656;
- 8. That the Court maintains oversight of the administration of the Trust; and
- 9. That the Court issue a preliminary injunction enjoining any person acting as trustee of the Trust or as the personal representative of Dr. and Mrs. Loeffler from distribution any assets held in the Trust to Mick Loeffler without further order of this Court.

Flanigan, Philip M. (for Petitioners Paula Wiens and Averil Mueller)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 12-25-11		PAULA WIENS and AVERIL MUELLER,	NEEDS/PROBLEMS/COMMENTS:
			Sisters, are Petitioners and request	
			appointment as Co-Administrators with	Even though the sole heir waives
			Full IAEA without bond.	bond, the Court may require
				bond since Petitioner Paula Wiens
			Decedent's mother and sole heir	resides outside of California. See
	Aff.Sub.Wit.		Marjorie Allison waives bond.	Cal. Rules of Court 7.201(b) and
~	Verified		Detition or Deviler Microsis or resident of	Probate Code §8571.
	Inventory		Petitioner Paula Wiens is a resident of Centennial, CO.	Note: If granted, status hearings will
	PTC		Cemenniai, CO.	be set as follows:
	Not.Cred.		Petitioner Averil Mueller is a resident of	DC 3C1 G3 TOIIOW3.
>	Notice of		Palm Springs, CA.	• Friday, November 22, 2013 at 9:00
	Hrg			a.m. in Department 303, for the
>	Aff.Mail	W	Full IAEA – ok	filing of the bond, <u>if required</u> .
>	Aff.Pub.		Decedent died intestate	• Friday, March 21, 2014 at 9:00
	Sp.Ntc.		Decedent died intestate	a.m. in Department 303, for the
	Pers.Serv.		Residence: Centennial, CO.	filing of the inventory and
	Conf.		,,	appraisal.
	Screen		Decedent owned property in Fresno	
>	Letters		County, CA.	• Friday, December 19, 2014 at 9:00
>	Duties/Supp		D. I. P. a. P. a. a. D. dan and J. a. a. I.	a.m. in Department 303, for the
	Objections		Publication: Fresno Business Journal	filing of the first account or petition for final distribution.
	Video		Estimated Value of Estate:	
	Receipt		Real property: \$246,000.00	Pursuant to Local Rule 7.5 if the
	CI Report			required documents are filed 10 days
	9202		Probate Referee: Rick Smith	prior the date set the status hearing
~	Order			will come off calendar and no
-	Aff Dooling			appearance will be required.
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10-17-13
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 8 – Streiff

Herold, Kim M. (for Petitioner Clifford Joseph Burnett)

Petition to Determine Succession to Real Property (Prob. C. 13151)

DO	D: 7-23-13		CLIFFORD JOSEPH BURNETT, Uncle, is	NEEDS/PROBLEMS/COMMENTS:
			Petitioner.	· ·
			40 days since DOD	
			No other proceedings	
	Aff.Sub.Wit.		140 offici proceedings	
~	Verified		I&A \$65,000.00	
~	Inventory			
	PTC		Will dated 4-2-13 devises the entire	
	Not.Cred.		estate to Petitioner.	
~	Notice of		Petitioner requests Court determination	
	Hrg		that the Decedent's real property in	
~	Aff.Mail	W	Fresno passes to him pursuant to	
	Aff.Pub.		Decedent's will.	
	Sp.Ntc.			
	Pers.Serv.			
	Conf.			
	Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
	Order			Paviawad by ska
	Aff. Posting Status Rpt			Reviewed by: skc Reviewed on: 10-17-13
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 9 – Brown
<u> </u>				

Bell, James M. (for William Gordon Truxell – Son – Named Executor – Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to
Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 8-15-13		WILLIAM GORDON TRUXELL, Son and	NEEDS/PROBLEMS/COMMENTS:
			named Executor without bond, is	
			Petitioner.	 Need original will. Probate Code §8200.
			Full IAEA – ok	·
	Aff.Sub.Wit.		Will dated 8-9-96	Note: The copy provided does not contain the signature of
~	Verified		5	the decedent.
	Inventory		Residence: Fresno Publication: Fresno Business Journal	
	PTC		Publication, Fresho Business Journal	
	Not.Cred.		Estimated Value of Estate:	
>	Notice of		Personal property: \$2,600,000.00	
	Hrg		Annual income: \$ 4,000.00	
>	Aff.Mail	W	Real property: \$ 338,000.00	
>	Aff.Pub.		Total: \$2,942,000.00	
	Sp.Ntc.		Probate Referee: Rick Smith	
	Pers.Serv.		Trobate Referee. Rick Striiit	
	Conf.			
	Screen			
>	Letters			
>	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10-18-13
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 10 – Truxell

11 Estrella Angel Reyna Cisneros (GUARD/P)

Case No. 12CEPR00713

Atty Ramos, Isidoro (pro per Guardian/maternal aunt)

Atty Gonzales, Agapita P (pro per Guardian/maternal uncle)

Atty Ramos, Veronica (pro per Petitioner/mother)

Petition for Termination of Guardianship

Αç	je: 2 years		VERONICA RAMOS, mother, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
	ont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order	X	ISIDRO RAMOS and AGAPITA GONZALEZ, maternal uncle and aunt, were appointed guardians on 12/10/2012. Father: JESUS ALBERTO REYNA CISNEROS Paternal grandfather: Unknown Paternal grandmother: Elvira Reyna Cisneros Maternal grandmother: Isidro Ramos Maternal grandmother: Louise Velasco Petitioner states she has been in recovery for 10 months and out of trouble since October 2012. Her two other children are currently in her care and live with her in a stable environment. Petitioner states she is capable of fulfilling the minor's needs. Court Investigator Dina Calvillo's Report filed on 9/19/13.	 Need Notice of Hearing. Need proof of service of the Notice of Hearing on: Isidro Ramos (guardian) Agapita Gonzalez (guardian) Jesus Alberto Reyna Cisneros (father) Elvira Reyna Cisneros (paternal grandmother) Isidro Ramos (paternal grandfather) Louise Velasco (maternal grandmother)
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/18/13
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 11 – Cisneros
	•			11

Atty Morris, Rhonda Rene

12

Petition for Termination of Guardianship

Age:		NEEDS/PROBLEMS/COMMENTS:
DOD:		
		OFF CALENDAR. Request for
Cont. from		Dismissal entered on 10/17/13.
Aff.Sub.Wit.		
Verified		
Inventory		
PTC	1	
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 10/18/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 12 – Loden

12

13 Destiny Hackler & Ta'Laya Hackler (GUARD/P) Case No. 13CEPR00724

Atty Ruyle, Sabrina (pro per Petitioner/maternal aunt)

Atty Ruyle, Vickie (pro per Petitioner/maternal grandmother)

Atty Hernandez, Jaime (pro per Objector/father)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

De	stiny Age: 13		THERE IS NO TEMPORARY. No temporary was requested.	NE	EEDS/PROBLEMS/COMMENTS:
Ta'	Laya age: 6		VICKIE RUYLE, maternal grandmother, and SABRINA RUYLE, maternal aunt, are petitioners.	1. 2.	the Notice of Hearing along with
Co √	nt. from Aff.Sub.Wit. Verified Inventory		Father (Destiny): UKNOWN Father (Ta'Laya): JAIME HERANDEZ Mother: KATHERINE HACKLER		a copy of the petition, or consent and waiver of notice or declaration of due diligence on: a. Katherine Hackler (mother) b. Father of Destiny c. Jaime Hernandez (Ta'Laya's
	PTC Not.Cred. Notice of	X	Paternal grandparents (Destiny): Unknown Paternal grandparents (Ta'Laya):	3.	father) Need proof of service of the Notice of Hearing along with a
	Aff.Mail Aff.Pub. Sp.Ntc.	X	Unknown Maternal grandfather: Richard Hackler Petitioners state a guardianship is		copy of the petition, or consent and waiver of notice or declaration of due diligence on: a. Paternal grandparents of both
√	Pers.Serv. Conf. Screen	Х	needed to provide a safe/stable environment for the children that was not provided by the parents.		Destiny and Ta'Laya b. Richard Hackler (maternal grandfather)
√ √	Letters Duties/Supp		Objection filed by Jaime Hernandez, father of Ta'Laya) on 9/3/13 states he is the father and does not want his child		
	Objections Video Receipt		jumping around from house to house when she has a father who can care for her.		
✓ ✓	9202 Order		Court Investigator Jennifer Daniel's Report filed on 10/15/13.		
√	Aff. Posting Status Rpt UCCJEA			Re	eviewed by: KT eviewed on: 10/18/2013 odates:
	Citation FTB Notice			_	ecommendation: e 13 – Hackler

Fair, James Lester (pro per Petitioner/maternal uncle)
Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)

_			Petition for Appointment of Temporary Guardian	· · · · · · · · · · · · · · · · · · ·
Ag	e: 15 years		General Hearing 12/9/13	NEEDS/PROBLEMS/COMMENTS:
			JAMES LESTER FAIR , maternal uncle, is petitioner.	Need proof of personal service of the Notice of
Со	nt. from		Father: JOHN ESTRADA	Hearing or Consent and Waiver of Notice or
√	Aff.Sub.Wit.		Mother: MEGUMI FAIR	Declaration of Due Diligence on:
Ė	Inventory PTC		Paternal grandparents: Not listed Maternal grandfather: Bernard Fair	a. John Estrada (father)b. Jessica Estrada (minor)
	Not.Cred.		Maternal grandmother: Emi Fair Petitioner states the minor recently suffered a	UCCJEA is incomplete. Need minor's residence
✓	Notice of Hrg		traumatic brain injury and requires 24 hour care. Her mother is unfit to care for her and	information for the period of 2008 to 6/9/2013.
	Aff.Mail	<u> </u>	would not be physically able to care for her.	
	Aff.Pub.	<u> </u>	Court Investigator Dina Calvillo's Report filed	
-	Sp.Ntc.	\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	on 10/18/13	
✓	Pers.Serv.	W/		
	Conf. Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video Receipt			
✓	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/21/13
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 14 – Estrada
				14

Zunino, Anthony R. (of Santa Rosa for Roy Oken & Doreen Oken – Petitioners – Non Relatives)

Petition for Appointment of Temporary Guardian of the Person

Age: 10			GENERAL HEARING 12/03/2013	NE	EDS/PROBLEMS/COMMENTS:
			ROY OKEN & DOREEN OKEN, non-relatives, are petitioners.		Need Notice of Hearing.
Cont. from Aff.Sub.Wit.			Father: UNKNOWN	2.	Need proof of personal service five (5) days prior to the hearing of the Notice of Hearing along with a copy
1	Verified		Mother: MARY ELIZABETH BLUESTONE,		of the Petition for Appointment of
	Inventory		Parental Rights Terminated by Order of the Superior Court, County of Sonoma on		Guardian or consent and waiver of notice of declaration of due
	PTC		07/24/2013 in Case No. SFL-62149		diligence for:
	Not.Cred.		., , ,		Father (Unknown) – Unless the
	Notice of Hrg	Х	Paternal Grandparents: Unknown		Court dispenses with notice. • Mary Elizabeth Bluestone
	Aff.Mail		Maternal Grandfather: Phillip Slaton,		(Mother) – Unless the Court
	Aff.Pub.		Consents and Waives Notice Maternal Grandmother: Joel Slaton,		dispenses with notice
	Sp.Ntc.		Deceased		
	Pers.Serv.	Χ			
1	Conf.		Petitioners state: The current		
	Screen		guardian/grandfather of the minor is seventy-eight years old and has had		
✓	Letters		medical difficulties following a recent		
✓	Duties/Supp		surgery. Current guardian and birth mother of the minor both nominate the Okens as		
	Objections		guardians both temporarily and		
	Video		permanently so that the minor's care will be		
	Receipt		without interruption. The minor has resided		
	CI Report		with the Okens since November of 2012.		
	9202		Petitioners request that they be excused		
✓	Order		from noticing the father as he is unknown		
	Aff. Posting		and has never been identified.	Re	viewed by: LV
	Status Rpt				viewed on: 10/21/2013
✓	UCCJEA		Attached to the petition is a Court Order: Termination of Parental Rights from the	Up	odates:
	Citation		Superior Court, County of Sonoma filed	Re	commendation:
	FTB Notice		07/24/2013 in Case No. SFL-61249.	File	e 15 – Slaton

15

Jones, Julie C. (For Petitioner/maternal grandmother Gloria Anderson)

Petition for Appointment of Temporary Guardian of the Person

Ag	e: 4 years		GENERAL HEARING 12/11/13	NEEDS/PROBLEMS/COMMENTS:
	ont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order	X	GENERAL HEARING 12/11/13 GLORIA ANDERSON, maternal grandmother, is petitioner. Father: UNKNOWN Mother: DIANA VALENCIA Paternal grandparents: Unknown Maternal grandfather: Deceased Petitioner states the minor has been in her care since birth. His mother has an extreme history with drug abuse. She has used methamphetamine off and on for several years. Mom has ten children; eight of those children reside primarily with their biological father and have no relationship with their mother. The minor tested positive for drugs at birth.	 Need Notice of Hearing. Need proof of personal service of the Notice of Hearing along with a copy of the temporary petition or consent and waiver of notice or declaration of due diligence on: Diana Valencia (mother)
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/21/13
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 16 – Valencia
				1/

Paul Lee Simpson (CONS/PE)

Case No. 13CEPR00201

Kruthers, Heather H. (for Public Guardian – Petitioner)
Lind, Ruth P. (Court appointed for Proposed Conservatee)

Status Hearing Re: Conservatorship

Age: 85	
	╛
Aff.Sub.Wit.	
Verified	
Inventory	
PTC	
Not.Cred.	
Notice of	1
Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	4
Conf.	
Screen	4
Letters	▋
Duties/Supp	4
Objections	▋
Video	
Receipt	4
CI Report	▋
9202	╢
Order	
Aff. Posting	
Status Rpt	
UCCJEA	
Citation	
FTB Notice	

Atty

Atty

PUBLIC GUARDIAN filed a petition for appointment as Conservator of the Person and Estate on 3-13-13 due to Adult Protective referrals re telephone scammers and the status of Mr. Simpson's home. See petition for details.

Temporary Conservatorship of the Person and Estate was granted on an exparte basis on 3-14-13.

At hearing on 4-18-13, the temp was extended and the matter set for trial.

On 6-19-13, at Court Trial / Settlement Conference, temporary conservatorship was terminated; however, the Court stated that the issue regarding conservatorship would remain open and set this status hearing.

NEEDS/PROBLEMS/COMMENTS:

Note: This matter will be heard at 10:00.

1. Need status.

Note: On 8-27-13, the Public Guardian filed a First and Final Account that was settled on 10-2-13 for the period of temporary conservatorship. Examiner notes that the language in the accounting petition appears to indicate that the conservatorship petition was dismissed; however, that is not the case.

Minute Order 6-19-13: Parties engage in settlement discussions with the Court. Mr. Simpson agrees to change his telephone number to a private number to avoid being called by scam artists. The Court terminates the temporary conservatorship. The Court indicates for the minute order that the issue regarding the conservatorship will remain open. Set on 10-22-13 at 10am in Dept 303 for Status Hearing Re: Conservatorship.

<u>Note</u>: If conservatorship is granted, the Court will set status hearings as follows:

- Friday 3-7-14 for filing of I&A
- Friday 3-6-15 for filing of First Account

Reviewed by: skc

Reviewed on: 10-21-13

Updates:

Recommendation:

File 1 – Simpson